

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND
(NORTHERN DIVISION)**

AMY BRAILER, *et al.*

Plaintiffs

v.

CLEARCOMM BAWA, INC., *et al.*

Defendants.

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Civil Action No. 1: 17-cv-01391-GLR

**MOTION FOR LEAVE TO WITHDRAW APPEARANCE
AS COUNSEL FOR INDIVIDUAL AND CORPORATE DEFENDANTS**

Pursuant to Local Rule 101.2 Tarrant H. Lomax, Esq., and Tarrant H. Lomax, Esq., P.C. respectfully move for leave to withdraw their appearances as attorneys on behalf of Clearcomm BaWa, Inc. and Clearcomm, Inc. ("Corporate Defendants"), and Yousef Sihweil and Sawsan Sihweil ("Individual Defendants") (Jointly, "Defendnats"). This motion is supported by the following certificate:

CERTIFICATE OF COUNSEL

1. The undersigned attorney certifies as follows:

A. The name and last known address of the Corporate Defendants is as follows:

Clearcomm BaWa, Inc.
119 Roesler Road
Glen Burnie, MD 21060

Clearcomm, Inc.
7480 Bryan Dairy Rd., Suite 550
Largo, FL 33777

Each in care of Yousef Sihweil and Sawsan Sihweil at:

7694 Dorchester Blvd., Apt. 1107
Hanover, MD 21076; and

7480 Bryan Dairy Rd., Suite 550
Largo, FL 33777; and

1910 Town Centre Blvd.
Annapolis, MD 21401; and

E-Mail: yousef@clearcomm.com)

B. The name and last known address of the individual Defendants is as follows:

Ms. Sawsan Sihweil

7694 Dorchester Blvd., Apt. 1107
Hanover, MD 21076; and

7480 Bryan Dairy Rd., Suite 550
Largo, FL 33777; and

1910 Town Centre Blvd.
Annapolis, MD 21401; and

E-Mail: yousef@clearcomm.com

Mr. Yousef Sihweil

7694 Dorchester Blvd., Apt. 1107
Hanover, MD 21076; and

7480 Bryan Dairy Rd., Suite 550
Largo, FL 33777; and

1910 Town Centre Blvd.
Annapolis, MD 21401; and

E-Mail: yousef@clearcomm.com

2. Written notice of the intention of the undersigned to withdraw from this case, and the reasons therefore, was served upon the Corporate Defendants and Individual Defendants by first class postage prepaid at each of their last known addresses at least seven (7) days prior to the filing of this Motion. The notices to the Corporate Defendants advised these entities that they must have new counsel enter an appearance on their behalf or a default judgment could be entered against them. The notice to the Individual Defendants advised them that they should have new counsel enter an appearance on their behalf or inform the Clerk that they will be proceeding without counsel.

3. As of this date, the Corporate and Individual Defendant have not responded to the requests of the undersigned attorneys that other counsel enter an appearance on their behalf.

WHEREFORE, the undersigned request that this Court enter an Order authorizing withdrawal of their appearance on behalf of the Defendants, Clearcomm BaWa, Inc., Clearcomm, Inc, Yousef Sihweil and Sawsan Sihweil.

May 31, 2019

/s/ *Tarrant H Lomax*

Tarrant H. Lomax (Bar No. 0926)

Tarrant H. Lomax, Esq., P.C.

940 Bay Ridge Avenue

Annapolis, MD 21403

Phone: 410.267.6151

Facsimile: 410.263.6785

Email: lomaxlaw@comcast.net

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing Motion for Leave to Withdraw Appearances as Counsel with the Clerk of the United States District Court for the District of Maryland by using the CM/ECF system on May 31, 2019. The following registered CM/ECF users will automatically be served with a copy of this document:

Benjamin L. Davis, Ill, Esq
(29774) George E. Swegman,
Esq. (19144) The Law Offices of
Peter T. Nicholl 36 South Charles
Street, Suite 1700
Baltimore, Maryland 21201
Attorneys for Plaintiffs

In addition, I have caused copies of this motion to be served by electronic mail on May 31, 2019, on:

Yousef@clearcomm.com;

and by First Class Mail on May 31, 2019, on:

Ms. Sawsan Sihweil
Mr. Yousef Sihweil

7694 Dorchester Blvd., Apt. 1107
Hanover, MD 21076; and

7480 Bryan Dairy Rd., Suite 550
Largo, FL 33777; and

1910 Town Centre Blvd.
Annapolis, MD 21401

/s/ *Tarrant K Lomax*